

### Pepper Hamilton LLP

3000 Two Logan Square Eighteenth and Arch Streets Philadelphia, PA 19103-2799 215.981.4000 Fax 215.981.4750

## 03-25-2004

215.981.4632 delaneyb@pepperlaw.com

U.S. Patent & TMOfc/TM Mail Rept. Dt. #40

March 25, 2004

### EXPRESS MAIL NO. EL550181675US

Commissioner for Trademarks 2900 Crystal Drive Arlington, VA 22202-3513

Re:

Stipulated Motion to Extend Suspension of Opposition Proceedings

Hasbro, Inc. v. Ledraplastic SpA

Mark: MY PONY and Design (Serial No. 75/524850)

Opposition No. 91150443

Dear Madam:

On behalf of Ledraplastic SpA, I enclose an original and two copies of a Stipulated Motion to Extend Suspension of Opposition Proceedings for three (3) months for the above-referenced matter.

Very truly yours,

BLD:kh Enclosures

Philadelphia

Washington, D.C.

Detroit

New York

Pittsburgh

#### EXPRESS MAIL NO. EL550181675US

RE: STIPULATED MOTION TO EXTEND SUSPENSION OF OPPOSITION

**PROCEEDINGS** 

Applicant: Ledraplastic, SpA

Opposer: Hasbro, Inc.

Mark: MY PONY and Design (Serial No. 75/524850) (Opp. No. 91150443)

"EXPRESS MAIL" MAILING LABEL NUMBER: EL550181675US

DATE OF DEPOSIT: March 25, 2004

I HEREBY CERTIFY THAT THIS PAPER OR FEE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE "EXPRESS MAIL POST OFFICE TO ADDRESSEE" SERVICE UNDER 37 CFR 1.10 ON THE DATE INDICATED ABOVE AND IS ADDRESSED TO THE COMMISSIONER FOR TRADEMARKS, BOX TTAB – NO FEE, 2900 CRYSTAL DRIVE, ARLINGTON, VIRGINIA 22202-3513.

Karen Hardy

(Typed or printed name of person mailing paper or fee)

(Signature of person mailing paper or fee)

EXPRESS MAIL NO. EL550181675US

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

HASBRO, INC.

Opposer

Opposition No. 91150443

v.

LEDRAPLASTIC SPA,

Applicant

# STIPULATED MOTION TO EXTEND SUSPENSION OF OPPOSITION PROCEEDINGS

Applicant, Ledraplastic, SpA, by its attorney, hereby moves, pursuant to Trademark Rule 2.117(c), for suspension of all proceedings for an additional three months, subject to the right of either party to request resumption of proceedings at any time prior thereto.

As grounds in support of this motion, Applicant asserts that the parties, through their attorneys, have been engaged in the drafting of a settlement agreement that will likely result in the termination of this proceeding. Suspension is requested in order to allow the parties to maintain the status quo pending execution of a settlement agreement by both parties.

Clare Saperstein, Counsel for Opposer, consented to this motion.

Respectfully submitted,

LEDRAPLASTIC SpA

By:

Barbara L. Delaney

PEPPER HAMILTON LLP

3000 Two Logan Square

18<sup>th</sup> and Arch Streets

Philadelphia, PA 19103-2799

Attorneys for Applicant, LEDRAPLASTIC SpA

Date: March 25, 2004